

Environmental Protection Agency

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16, 1983; 48 FR 31206, July 7, 1983; 49 FR 7369, Feb. 29, 1984; 49 FR 24133, June 12, 1984; 49 FR 31689, Aug. 8, 1984; 50 FR 1512, Jan. 11, 1985; 51 FR 24826, July 9, 1986; 55 FR 43126, Oct. 26, 1990; 56 FR 56749, Nov. 6, 1991; 57 FR 56769, Nov. 30, 1992; 58 FR 25567, Apr. 27, 1993; 60 FR 13635, Mar. 14, 1995; 60 FR 16997, Apr. 4, 1995; 60 FR 55798, Nov. 3, 1995; 61 FR 41345, Aug. 8, 1996; 63 FR 11847, Mar. 11, 1998; 63 FR 31041, June 5, 1998]

§ 81.315 Indiana.

Indiana—SO₂

Designated area	Does not meet primary standards	Does not meet secondary standards	Cannot be classified	Better than national standards
Dearborn County	X
Gibson County	¹ X
Jefferson County	¹ X
Lake County: An area bounded on the north by Lake Michigan, on the west by the Indiana-Illinois State line, on the south by U.S. 30 from the State line to the intersection of I-65 then following I-65 to the intersection of I-94 then following I-94 to the Lake-Porter County line, & on the east by the Lake-Porter County line.	X
The remainder of Lake County	X
LaPorte County	X
Marion County	X
Porter County: An area bound on the north by Lake Michigan, on the west by the Lake-Porter County line, on the south by I-80 and 90 and on the east by the LaPorte-Porter County line	X
The remainder of Porter County.....	X
Vigo County	X
Warrick County	¹ X
Wayne County	X
All portions of all other Indiana Counties	X

¹ EPA designation replaces State designation.

Indiana—Carbon Monoxide

Designated Area	Designation		Classification	
	Date ¹	Type	Date ¹	Type
East Chicago Area Lake County (part)		Nonattainment		Not Classified
Part of City of East Chicago (area bounded by Columbus Drive on the north, the Indiana Harbor Canal on the west, 148th St. if extended, on the south, and Euclid Ave. on the east).				
Indianapolis Area Marion County (part) Part of City of Indianapolis (area bounded by 11th St. on the north, Capitol on the west, Georgia St. on the south, and Delaware on the east).		Nonattainment		Not Classified
Lake County (part) The Remainder of East Chicago and Lake County		Unclassifiable/At-tainment		
Marion County (part) The Remainder of Indianapolis and Marion County		Unclassifiable/At-tainment		
Adams County		Unclassifiable/At-tainment		
Allen County		Unclassifiable/At-tainment		
Bartholomew County		Unclassifiable/At-tainment		
Benton County		Unclassifiable/At-tainment		
Blackford County		Unclassifiable/At-tainment		
Boone County		Unclassifiable/At-tainment		
Brown County		Unclassifiable/At-tainment		

Indiana—Carbon Monoxide

Designated Area	Designation		Classification	
	Date ¹	Type	Date ¹	Type
Carroll County		Unclassifiable/At-tainment		
Cass County		Unclassifiable/At-tainment		
Clark County		Unclassifiable/At-tainment		
Clay County		Unclassifiable/At-tainment		
Clinton County		Unclassifiable/At-tainment		
Crawford County		Unclassifiable/At-tainment		
Daviess County		Unclassifiable/At-tainment		
De Kalb County		Unclassifiable/At-tainment		
Dearborn County		Unclassifiable/At-tainment		
Decatur County		Unclassifiable/At-tainment		
Delaware County		Unclassifiable/At-tainment		
Dubois County		Unclassifiable/At-tainment		
Elkhart County		Unclassifiable/At-tainment		
Fayette County		Unclassifiable/At-tainment		
Floyd County		Unclassifiable/At-tainment		
Fountain County		Unclassifiable/At-tainment		
Franklin County		Unclassifiable/At-tainment		
Fulton County		Unclassifiable/At-tainment		
Gibson County		Unclassifiable/At-tainment		
Grant County		Unclassifiable/At-tainment		
Greene County		Unclassifiable/At-tainment		
Hamilton County		Unclassifiable/At-tainment		
Hancock County		Unclassifiable/At-tainment		
Harrison County		Unclassifiable/At-tainment		
Hendricks County		Unclassifiable/At-tainment		
Henry County		Unclassifiable/At-tainment		
Howard County		Unclassifiable/At-tainment		
Huntington County		Unclassifiable/At-tainment		
Jackson County		Unclassifiable/At-tainment		
Jasper County		Unclassifiable/At-tainment		
Jay County		Unclassifiable/At-tainment		
Jefferson County		Unclassifiable/At-tainment		
Jennings County		Unclassifiable/At-tainment		
Johnson County		Unclassifiable/At-tainment		
Knox County		Unclassifiable/At-tainment		

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Indiana—Carbon Monoxide

Designated Area	Designation		Classification	
	Date ¹	Type	Date ¹	Type
Kosciusko County		Unclassifiable/At-tainment		
La Porte County		Unclassifiable/At-tainment		
Lagrange County		Unclassifiable/At-tainment		
Lawrence County		Unclassifiable/At-tainment		
Madison County		Unclassifiable/At-tainment		
Marshall County		Unclassifiable/At-tainment		
Martin County		Unclassifiable/At-tainment		
Miami County		Unclassifiable/At-tainment		
Monroe County		Unclassifiable/At-tainment		
Montgomery County		Unclassifiable/At-tainment		
Morgan County		Unclassifiable/At-tainment		
Newton County		Unclassifiable/At-tainment		
Noble County		Unclassifiable/At-tainment		
Ohio County		Unclassifiable/At-tainment		
Orange County		Unclassifiable/At-tainment		
Owen County		Unclassifiable/At-tainment		
Parke County		Unclassifiable/At-tainment		
Perry County		Unclassifiable/At-tainment		
Pike County		Unclassifiable/At-tainment		
Porter County		Unclassifiable/At-tainment		
Posey County		Unclassifiable/At-tainment		
Pulaski County		Unclassifiable/At-tainment		
Putnam County		Unclassifiable/At-tainment		
Randolph County		Unclassifiable/At-tainment		
Ripley County		Unclassifiable/At-tainment		
Rush County		Unclassifiable/At-tainment		
Scott County		Unclassifiable/At-tainment		
Shelby County		Unclassifiable/At-tainment		
Spencer County		Unclassifiable/At-tainment		
St. Joseph County		Unclassifiable/At-tainment		
Starke County		Unclassifiable/At-tainment		
Steuben County		Unclassifiable/At-tainment		
Sullivan County		Unclassifiable/At-tainment		
Switzerland County		Unclassifiable/At-tainment		
Tippecanoe County		Unclassifiable/At-tainment		

Indiana—Carbon Monoxide

Designated Area	Designation		Classification	
	Date ¹	Type	Date ¹	Type
Tipton County		Unclassifiable/At-tainment		
Union County		Unclassifiable/At-tainment		
Vanderburgh County		Unclassifiable/At-tainment		
Vermillion County		Unclassifiable/At-tainment		
Vigo County		Unclassifiable/At-tainment		
Wabash County		Unclassifiable/At-tainment		
Warren County		Unclassifiable/At-tainment		
Warrick County		Unclassifiable/At-tainment		
Washington County		Unclassifiable/At-tainment		
Wayne County		Unclassifiable/At-tainment		
Wells County		Unclassifiable/At-tainment		
White County		Unclassifiable/At-tainment		
Whitley County		Unclassifiable/At-tainment		

¹ This date is November 15, 1990, unless otherwise noted.

Indiana—Lead

Designated Area	Designation		Classification	
	Date	Type	Date	Type
Marion County (part)	1/6/92	Nonattainment		
Part of Franklin Township: Thompson Road on the south; Emerson Avenue on the west; Five Points Road on the east; and Troy Avenue on the north.				
Marion County (part)	1/6/92	Unclassifiable		
Part of Wayne Township: Rockville Rd. on the North, Girls School Road on the East, Washington Street on the South, and Bridgeport Road on the West.				
Rest of State Not Designated				

Indiana—Ozone (1-Hour Standard)

Designated Area	Designation		Classification	
	Date ¹	Type	Date ¹	Type
Chicago-Gary-Lake County Area				
Lake County	11/15/90	Nonattainment	11/15/90	Severe-17
Porter County	11/15/90	Nonattainment	11/15/90	Severe-17
Evansville area:				
Vanderburgh County		1 hr.std.N.A. ²		
Indianapolis Area:				
Marion County		1 hr.std.N.A. ²		
La Porte County Area:				
La Porte County	11/15/90	Unclassifiable/At-tainment	11/15/90	
Louisville Area:				
Clark County	11/15/90	Nonattainment	11/15/90	Moderate
Floyd County	11/15/90	Nonattainment	11/15/90	Moderate
South Bend-Elkhart Area:				
Elkhart County		1 hr.std.N.A. ²		
St. Joseph County		1 hr.std.N.A. ²		
Warrick County Area:				
Warrick County	11/15/90	Unclassifiable/At-tainment	11/15/90	
Allen County		1 hr.std.N.A. ²		
Adams County		1 hr.std.N.A. ²		
Bartholomew County		1 hr.std.N.A. ²		

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Indiana—Ozone (1-Hour Standard)

Designated Area	Designation		Classification	
	Date ¹	Type	Date ¹	Type
Benton County		1 hr.std.N.A. ²		
Blackford County		1 hr.std.N.A. ²		
Boone County		1 hr.std.N.A. ²		
Brown County		1 hr.std.N.A. ²		
Carroll County		1 hr.std.N.A. ²		
Cass County		1 hr.std.N.A. ²		
Clay County		1 hr.std.N.A. ²		
Clinton County		1 hr.std.N.A. ²		
Crawford County		1 hr.std.N.A. ²		
Daviess County		1 hr.std.N.A. ²		
De Kalb County		1 hr.std.N.A. ²		
Dearborn County		1 hr.std.N.A. ²		
Decatur County		1 hr.std.N.A. ²		
Delaware County		1 hr.std.N.A. ²		
Dubois County		1 hr.std.N.A. ²		
Fayette County		1 hr.std.N.A. ²		
Fountain County		1 hr.std.N.A. ²		
Franklin County		1 hr.std.N.A. ²		
Fulton County		1 hr.std.N.A. ²		
Gibson County		1 hr.std.N.A. ²		
Grant County		1 hr.std.N.A. ²		
Greene County		1 hr.std.N.A. ²		
Hamilton County		1 hr.std.N.A. ²		
Hancock County		1 hr.std.N.A. ²		
Harrison County		1 hr.std.N.A. ²		
Hendricks County		1 hr.std.N.A. ²		
Henry County		1 hr.std.N.A. ²		
Howard County		1 hr.std.N.A. ²		
Huntington County		1 hr.std.N.A. ²		
Jackson County		1 hr.std.N.A. ²		
Jasper County		1 hr.std.N.A. ²		
Jay County		1 hr.std.N.A. ²		
Jefferson County		1 hr.std.N.A. ²		
Jennings County		1 hr.std.N.A. ²		
Johnson County		1 hr.std.N.A. ²		
Knox County		1 hr.std.N.A. ²		
Kosciusko County		1 hr.std.N.A. ²		
Lagrange County		1 hr.std.N.A. ²		
Lawrence County		1 hr.std.N.A. ²		
Madison County		1 hr.std.N.A. ²		
Marshall County		1 hr.std.N.A. ²		
Martin County		1 hr.std.N.A. ²		
Miami County		1 hr.std.N.A. ²		
Monroe County		1 hr.std.N.A. ²		
Montgomery County		1 hr.std.N.A. ²		
Morgan County		1 hr.std.N.A. ²		
Newton County		1 hr.std.N.A. ²		
Noble County		1 hr.std.N.A. ²		
Ohio County		1 hr.std.N.A. ²		
Orange County		1 hr.std.N.A. ²		
Owen County		1 hr.std.N.A. ²		
Parke County		1 hr.std.N.A. ²		
Perry County		1 hr.std.N.A. ²		
Pike County		1 hr.std.N.A. ²		
Posey County		1 hr.std.N.A. ²		
Pulaski County		1 hr.std.N.A. ²		
Putnam County		1 hr.std.N.A. ²		
Randolph County		1 hr.std.N.A. ²		
Ripley County		1 hr.std.N.A. ²		
Rush County		1 hr.std.N.A. ²		
Scott County		1 hr.std.N.A. ²		
Shelby County		1 hr.std.N.A. ²		
Spencer County		1 hr.std.N.A. ²		
Starke County		1 hr.std.N.A. ²		
Steuben County		1 hr.std.N.A. ²		
Sullivan County		1 hr.std.N.A. ²		
Switzerland County		1 hr.std.N.A. ²		
Tippecanoe County		1 hr.std.N.A. ²		
Tipton County		1 hr.std.N.A. ²		
Union County		1 hr.std.N.A. ²		
Vermillion County		1 hr.std.N.A. ²		

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Indiana—Ozone (1-Hour Standard)

Designated Area	Designation		Classification	
	Date ¹	Type	Date ¹	Type
Vigo County		1 hr.std.N.A. ²		
Wabash County		1 hr.std.N.A. ²		
Warren County		1 hr.std.N.A. ²		
Washington County		1 hr.std.N.A. ²		
Wayne County		1 hr.std.N.A. ²		
Wells County		1 hr.std.N.A. ²		
White County		1 hr.std.N.A. ²		
Whitley County		1 hr.std.N.A. ²		

¹ This date is June 5, 1998, unless otherwise noted.

² 1 hour standard Not Applicable.

Indiana—PM-10

Designated Area	Designation		Classification	
	Date	Type	Date	Type
Lake County Cities of East Chicago, Hammond, Whiting, and Gary	11/15/90	Nonattainment	11/15/90	Moderate
Vermillion County Part of Clinton Township, including sections 15, 16, 21, 22, 27, 28, 33 and 34.	Oct. 27, 1997	Attainment		
Rest of State	11/15/90	Unclassifiable		

Indiana—NO₂

Designated area	Does not meet primary standards	Cannot be classified or better than national standards
All portions of all Indiana Counties		X

[43 FR 8964, Mar. 3, 1978, as amended at 43 FR 46007, Oct. 5, 1978; 46 FR 47222, Sept. 25, 1981; 46 FR 54341, Nov. 2, 1981; 46 FR 63272, Dec. 31, 1981; 47 FR 11016, Mar. 15, 1982; 47 FR 30981, July 16, 1982; 47 FR 31878, July 23, 1982; 47 FR 35967, Aug. 18, 1982; 47 FR 38890, Sept. 3, 1982; 49 FR 13353, Apr. 4, 1984; 49 FR 23343, June 6, 1984; 50 FR 11504, Mar. 22, 1985; 50 FR 15749, Apr. 22, 1985; 50 FR 52923, Dec. 27, 1985; 51 FR 5519, Feb. 14, 1986; 55 FR 38328, Sept. 18, 1990; 56 FR 56753, Nov. 6, 1991; 57 FR 56770, Nov. 30, 1992; 59 FR 54395, Oct. 31, 1994; 60 FR 55798, Nov. 3, 1995; 61 FR 58486, Nov. 15, 1996; 61 FR 60616, Nov. 29, 1996; 62 FR 18523, Apr. 16, 1997; 62 FR 45171, Aug. 26, 1997; 62 FR 55178, Oct. 23, 1997; 62 FR 64736, Dec. 9, 1997; 63 FR 31042, June 5, 1998]

§ 81.316 Iowa.

Iowa—TSP

Designated area	Does not meet primary standards	Does not meet second- ary standards	Cannot be classified	Better than national standards
Central portion of Waterloo			X	
Cedar Falls Township			X	
East Waterloo Township			X	
Remainder of Black Hawk County				X
Mason City—A portion of Cerro Gordo County contained entirely within sections 27, 28, 29, 32, 33, 34 and 35 of T97N R20W and sections 2, 3, 4 and 5 of T96N R20W			X	
Mason City—two separate portions of Cerro Gordo County con- tained entirely within sections 13, 24 and 25 of T97N R21W; sections 18, 19, 20, 21, 30, 31 and 35 of T97N R20W; and sections 1, 2, 3, 4, 5, 8, 9, 10, 11, 12, 15, 16 and 17 of T96N R20W			X	
Falls Township			X	
Lake Township			X	
Lincoln Township			X	
Remainder of Cerro Gordo County				X
An area around downtown Clinton			X	
Comanche Township			X	

air monitoring network, its list of possible additional sites for PM, its Prevention of Significant Deterioration rules and the following control measures which are part of 325 IAC: 2, Permit Review Rules; 5-1, Opacity Limitations; 6-1-1 to 6-1-6, Nonattainment Area Limitations; 6-1-8, Dearborn County; 6-1-9, Dubois County; 6-1-12, Marion County; 6-1-13, Vigo County; 6-1-14, Wayne County; 6-1-15, Howard County; 6-1-16, Vanderburgh County; 6-1-17, Clark County; 6-1-18, St. Joseph County; 6-2, Particulate Emissions Limitations for Sources of Indirect Heating; 6-3, Process Operations; 6-4, Fugitive Dust Emissions; 11-1, Existing Foundries; 11-4, Fiberglass Insulation Manufacturing; 11-5, Fluoride Emission Limitations for Existing Primary Aluminum Plants.

(p) Approval—On January 13, 1993, the State of Indiana submitted a particulate matter State Implementation Plan revision for the Vermillion County nonattainment area. Additional information was submitted on February 22, 1993, and April 8, 1993. These materials demonstrate that the plan will provide for attainment of the National ambient air quality standards for particulate matter by December 31, 1994, in accordance with section 189(a)(1)(B) of the Clean Air Act.

(q) Approval—On April 8, 1993, and supplemented on June 17, 1997, the State of Indiana submitted a maintenance plan and a request that sections 15, 16, 21, 22, 27, 28, 33 and 34 of Clinton Township in Vermillion County be redesignated to attainment of the National Ambient Air Quality Standard for particulate matter. The redesignation request and maintenance plan satisfy all applicable requirements of the Clean Air Act.

[37 FR 15084, July 27, 1972]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting § 52.776, see the List of CFR Sections Affected in the Finding Aids section of this volume.

§ 52.777 Control strategy: Photochemical oxidants (hydrocarbons).

(a) The requirements of subpart G of this chapter are not met because the plan does not provide for attainment and maintenance of the national standards for photochemical oxidants (hy-

drocarbons) in the Metropolitan Indianapolis Intrastate Region by May 31, 1975.

(b) The requirements of subpart G are not met by Revised APC-15 (November 8, 1974 submission) because it does not provide for attainment and maintenance of the photochemical oxidant (hydrocarbon) standards throughout Indiana.

(c) Part D—Conditional approval—The 1979 Indiana plan for Clark, Floyd, Elkhart, Lake, Marion, Porter, and St. Joseph Counties is approved provided the following conditions are satisfied:

(1) The plan for stationary source volatile organic compound control must contain the following:

(i)—(iv) [Reserved]

(v) For regulation 325 IAC 8-5, Section 6, Perchloroethylene Dry Cleaning, the State must conduct a study to demonstrate that the 1,500 gallons exemption meets RACT requirements and submit the results to EPA within 6 months of the effective date of final rulemaking on 325 IAC 8 for VOC from Group II CTG source categories. If the demonstrated emissions resulting from the State's exemption are not essentially equivalent to those resulting from the RACT requirements, then the State must submit to EPA by July 1, 1983, a rule which requires control of emissions from dry cleaning sources using less than 1,500 gallons of perchloroethylene per year.

(2) The stationary source volatile organic control measures submitted by the State on October 23, 1990, and August 19, 1991, are approved as described in 40 CFR 52.770(c)(87) with the exception of 326 IAC 8-5-4 Pneumatic Rubber Tire Manufacturing, on which USEPA has taken no action. It should be noted that although the State's control measures provide that equivalent test methods, alternative emission controls, and revisions in rule applicability must be submitted to the USEPA as proposed revisions to the State Implementation Plan (SIP), such proposed SIP revisions are not part of the SIP unless and until they are approved as such by the USEPA.

(d) Part D—Disapproval. The 1982 Indiana plan for Lake and Porter County is disapproved because it does not assure the attainment and maintenance

of the NAAQS there. See §§ 52.770(c)(69) and 52.773(i). The disapproval does not affect USEPA's approval (or conditional approval) of individual parts of Indiana's ozone plan and they remain approved.

(e) *Approval*—The Administrator approves the incorporation of the photochemical assessment ambient monitoring system submitted by Indiana on November 15, 1993, into the Indiana State Implementation Plan. This submittal satisfies 40 CFR 58.20(f), which requires the State to provide for the establishment and maintenance of photochemical assessment monitoring stations (PAMS) by November 12, 1993.

(f) *Approval*. The Indiana Department of Environmental Management submitted two ozone redesignation requests and maintenance plans requesting the ozone nonattainment areas to be redesignated to attainment for ozone: South Bend/Elkhart (St. Joseph and Elkhart Counties), submitted on September 22, 1993; Indianapolis (Marion County), submitted on November 12, 1993. The redesignation requests and maintenance plans meet the redesignation requirements in section 107(d)(3)(d) of the Act as amended in 1990. The redesignations meet the Federal requirements of section 182(a)(1) of the Clean Air Act as a revision to the Indiana Ozone State Implementation Plan for the above mentioned counties.

(g) The base year ozone precursor emission inventory requirement of section 182(a)(1) of the Clean Air Act, as amended in 1990, has been satisfied for the following areas: Vanderburgh County in the Evansville Metropolitan Area; Marion County in the Indianapolis Metropolitan Area; and St. Joseph and Elkhart Counties in the South Bend Metropolitan Area.

(h) On November 17, 1993, Indiana submitted two of three elements required by section 182(d)(1)(A) of the Clean Air Act Amendments of 1990 to be incorporated as part of the vehicle miles traveled (VMT) State Implementation Plan intended to offset any growth in emissions from a growth in vehicle miles traveled. These elements are the offsetting of growth in emissions attributable to growth in VMT which was due November 15, 1992, and, any transportation control measures (TCMs) re-

quired as part of Indiana's 15 percent reasonable further progress (RFP) plan which was due November 15, 1993. Indiana satisfied the first requirement by projecting emissions from mobile sources and demonstrating that no increase in emissions would take place. Indiana satisfied the second requirement by determining that no TCMs were required as part of Indiana's 15 percent RFP plan.

(i) *Approval*—EPA is approving the section 182(f) oxides of nitrogen (NO_x) reasonably available control technology (RACT), new source review (NSR), vehicle inspection/maintenance (I/M), and general conformity exemptions for the Indiana portion of the Chicago-Gary-Lake County severe ozone nonattainment area as requested by the States of Illinois, Indiana, Michigan, and Wisconsin in a July 13, 1994 submittal. This approval does not cover the exemption of NO_x transportation conformity requirements of section 176(c) for this area. Approval of these exemptions is contingent on the results of the final ozone attainment demonstration expected to be submitted in mid-1997. The approval will be modified if the final attainment demonstration demonstrates that NO_x emission controls are needed in the nonattainment area to attain the ozone standard in the Lake Michigan Ozone Study modeling domain.

(j) The base year ozone precursor emission inventory requirement of section 182(a)(1) of the Clean Air Act, as amended in 1990, has been satisfied for Lake and Porter Counties, Indiana.

(k) On June 26, 1995, and June 13, 1997, Indiana submitted a 15 percent rate-of-progress plan for the Lake and Porter Counties portion of the Chicago-Gary-Lake County ozone nonattainment area. This plan satisfies the counties' requirements under section 182(b)(1) of the Clean Air Act, as amended in 1990.

(l) [Reserved]

(m) On July 12, 1995, Indiana submitted a 15 percent rate-of-progress plan for the Clark and Floyd Counties portion of the Louisville ozone nonattainment area. This plan satisfies Clark and Floyd Counties' requirements under section 182(b) of the Clean Air Act, as amended in 1990.

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(n) On July 12, 1995, Indiana submitted corrections to the 1990 base year emissions inventory for Clark and Floyd Counties. The July 12, 1995, corrections are recognized revisions to Indiana's emissions inventory.

(o) On July 12, 1995, Indiana submitted as a revision to the Indiana State Implementation Plan a ridesharing transportation control measure which affects commuters in Clark and Floyd Counties.

(p) On August 26, 1996, Indiana submitted a rule for the purpose of meeting oxides of nitrogen (NO_x) reasonably available control technology (RACT) requirements under section 182(f) of the Clean Air Act (Act) for the Clark and Floyd Counties moderate ozone nonattainment area. The rule's NO_x control requirements meets RACT for major sources of portland cement kilns, electric utility boilers, and industrial, commercial, or institutional boilers. In addition, on April 30, 1997, Indiana certified to the satisfaction of the United States Environmental Protection Agency that, to the best of the State's knowledge, there are no remaining major sources of NO_x in Clark and Floyd Counties which need RACT rules. Indiana, therefore, has satisfied the NO_x RACT requirements under section 182(f) of the Act for the Clark and Floyd Counties ozone nonattainment area.

(q) Approval—On February 5, 1997, Indiana submitted a transportation control measure under section 108(f)(1)(A) of the Clean Air Amendments of 1990 for Vanderburgh County, Indiana to aid in reducing emissions of precursors of ozone. The transportation control measure being approved as a revision to the ozone state implementation plan is the conversion of at least 40 vehicles

from gasoline as a fuel to compressed natural gas.

(r) Indiana's November 15, 1996, request for a 1-year attainment date extension for the Indiana portion of the Louisville moderate ozone nonattainment area which consists of Clark and Floyd Counties is approved. The date for attaining the ozone standard in these counties is November 15, 1997.

(s) Approval—On November 4, 1993, the State of Indiana submitted a maintenance plan and a request that Vanderburgh County be redesignated to attainment of the 1-hour National Ambient Air Quality Standard for ozone. The redesignation request and maintenance plan meet the redesignation requirements in section 107(d)(3)(E) of the Clean Air Act as amended in 1990. The redesignation meets the Federal requirements of section 182(a)(1) of the Clean Air Act as a revision to the Indiana ozone State Implementation Plan.

[38 FR 16565, June 22, 1973]

EDITORIAL NOTE: For FEDERAL REGISTER citations effective § 52.777, see the List of Sections Affected in the Finding Aids section of this volume.

§ 52.778 Compliance schedules.

(a) The requirements of § 51.262(a) of this chapter are not met since the compliance schedules for sources of nitrogen oxides extend over a period of more than 18 months and periodic increments of progress are not included.

(b)—(c) [Reserved]

(d) The compliance schedule for the source identified below is disapproved as not meeting the requirements of subpart N of this chapter. All regulations cited are air pollution control regulations of the State, unless otherwise noted.

Source	Location	Regulation involved	Date schedule adopted
LAKE COUNTY			
Commonwealth Edison Co. of Indiana, Inc. (State Line Station).	Hammond	APC 13	Jan. 18, 1973.

[38 FR 12698 May 14, 1973, as amended at 39 FR 28158, Aug. 5, 1974; 51 FR 40675, 40676, 40677, Nov. 7, 1986; 54 FR 25258, June 14, 1989]